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14	Attorneys for Defendant Rearden Commerce, Inc.		
15	UNITED STATES DISTRICT COURT		
16	NORTHERN DISTRICT OF CALIFORNIA		
17	SAN FRANCISCO DIVISION		
18	REARDEN LLC, a California limited liability		No.: C 06-07367 MHP
19	company; REARDEN PRODUCTIONS LLC California limited liability company; REARD STUDIOS LLC, a California limited liability company; REARDEN, INC., a California corporation; and REARDEN PROPERTIES I	DEN	STIPULATION AND [PROPOSED] ORDER REGARDING
20			SETTLEMENT CONFERENCE DATE AND SETTLEMENT
21	a California limited liability company,		CONFERENCE STATEMENTS
22	Plaintiffs,		
23	v.		
24	REARDEN COMMERCE, INC., a California		
25	corporation; and DOES 1 through 150, inclus	sive,	
26	Defendant.		
27			
28			

1	IT IS HEREBY STIPULATED, by and between Plaintiffs Rearden LLC, Rearden
2	Productions LLC, Rearden Studios LLC, Rearden, Inc., and Rearden Properties LLC
3	(collectively, "Plaintiffs") and Defendant Rearden Commerce, Inc., ("Defendant") (referred to
4	collectively herein as the "Parties"), by and through their attorneys of record, as follows:
5	Whereas, the Parties have filed motions for summary judgment, which motions are to be
6	heard on August 4, 2008;
7	Whereas, the Settlement Conference in this case is presently set for June 26, 2008;
8	Whereas, the Parties wish to continue the date currently set for the Settlement Conference
9	to August 21, 2008, after the hearing on the Parties' motions for summary judgment;
10	Whereas, the Parties have been informed that this date is available and acceptable to the
11	Court for holding the Settlement Conference Statement;
12	NOW THEREFORE, the Parties stipulate and request that this Court enter an Order that:
13	1. The Settlement Conference presently set for June 26, 2008 in this case be
14	continued to August 21, 2008;
15	2. The Parties shall lodge Settlement Conference Statements with Magistrate Judge
16	Edward M. Chen on August 7, 2008;
17	3. All other requirements set forth in the Notice of Settlement Conference and
18	Settlement Conference Order, Dkt. No. 95, are applicable.
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1	STIPULATED AND AGREED BY:
2	DATED: June 12, 2008
3	
4 5	ARNOLD & PORTER LLP GREENBERG TRAURIG LLP
6 7	By: /s/ Monty Agarwal  Monty Agarwal  By: /s/ Kevin J. O'Shea  Kevin J. O'Shea (admitted pro hac vice)
8	PERKINS COIE LLP Attorneys for Defendant REARDEN COMMERCE, INC.
9 10	By: /s/ Jason A. Yurasek Jason A. Yurasek
11 12 13	Attorneys for Plaintiffs REARDEN LLC; REARDEN PRODUCTIONS LLC; REARDEN STUDIOS LLC; REARDEN, INC.; AND REARDEN PROPERTIES LLC
<ul><li>14</li><li>15</li><li>16</li></ul>	
17 18	[PROPOSED] ORDER
19	PURSUANT TO STIPULATION, AND GOOD CAUSE APPEARING,
20	IT IS SO ORDERED.
21	ENTES DISTRICT
22	DATED: June 16, 2008
23	DATED: M. Chen e Juage
<ul><li>24</li><li>25</li></ul>	Judge Edward M. Chen
26	THERN DISTRICT OF CO.
<ul><li>27</li><li>28</li></ul>	

ATTESTATION CLAUSE I, David Perez, am the ECF User whose ID and password are being used to file this STIPULATION AND [PROPOSED] ORDER REGARDING SETTLEMENT CONFERENCE DATE AND SETTLEMENT CONFERENCE STATEMENTS. In compliance with General Order 45, X.B., I hereby attest that Monte Agarwal, Kevin J. O'Shea and Jason A. Yurasek have concurred in this filing. DATED: June 12, 2008. /s/ David Perez David Perez